

# The Sydney Morning Herald.

No. 10,977 - VOL. LXVIII.

WEDNESDAY, JULY 23, 1873.

PRICE TWO PENNIES.

MUNICIPAL DISTRICT OF ST. PATRICKS.

**NOTICE.**—Ratepayers are reminded that the time allowed for payment of the first half of current year's rates has expired. It is imperative that payment be made before the 31st instant. All arrears of previous rates, unless paid within above period, will be used for indiscriminately without respect to person.

FREDERICK KENNE,  
Council Clerk.

**VOLUNTEER NOTICES.**

**VOLUNTEER FORCE.**  
A General Meeting of Officers will take place at the Brigade Office, at 4 p.m. on THURSDAY, the 24th July. Business: Reorganization of the Officers' Mess. A full attendance is requested.

By Command,  
THOMAS BAYNES, Captain,  
Acting Major of Brigade.

**MUSKETRY INSTRUCTION.**

**SYDNEY BATTALION.**  
Nos. 1, 2, 3 COMPANIES.  
Position Drill—2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111th, 112th, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211th, 212th, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 277th, 278th, 279th, 280th, 281st, 282nd, 283rd, 284th, 285th, 286th, 287th, 288th, 289th, 290th, 291st, 292nd, 293rd, 294th, 295th, 296th, 297th, 298th, 299th, 300th, 301st, 302nd, 303rd, 304th, 305th, 306th, 307th, 308th, 309th, 310th, 311th, 312th, 313th, 314th, 315th, 316th, 317th, 318th, 319th, 320th, 321st, 322nd, 323rd, 324th, 325th, 326th, 327th, 328th, 329th, 330th, 331st, 332nd, 333rd, 334th, 335th, 336th, 337th, 338th, 339th, 340th, 341st, 342nd, 343rd, 344th, 345th, 346th, 347th, 348th, 349th, 350th, 351st, 352nd, 353rd, 354th, 355th, 356th, 357th, 358th, 359th, 360th, 361st, 362nd, 363rd, 364th, 365th, 366th, 367th, 368th, 369th, 370th, 371st, 372nd, 373rd, 374th, 375th, 376th, 377th, 378th, 379th, 380th, 381st, 382nd, 383rd, 384th, 385th, 386th, 387th, 388th, 389th, 390th, 391st, 392nd, 393rd, 394th, 395th, 396th, 397th, 398th, 399th, 400th, 401st, 402nd, 403rd, 404th, 405th, 406th, 407th, 408th, 409th, 410th, 411th, 412th, 413th, 414th, 415th, 416th, 417th, 418th, 419th, 420th, 421st, 422nd, 423rd, 424th, 425th, 426th, 427th, 428th, 429th, 430th, 431st, 432nd, 433rd, 434th, 435th, 436th, 437th, 438th, 439th, 440th, 441st, 442nd, 443rd, 444th, 445th, 446th, 447th, 448th, 449th, 450th, 451st, 452nd, 453rd, 454th, 455th, 456th, 457th, 458th, 459th, 460th, 461st, 462nd, 463rd, 464th, 465th, 466th, 467th, 468th, 469th, 470th, 471st, 472nd, 473rd, 474th, 475th, 476th, 477th, 478th, 479th, 480th, 481st, 482nd, 483rd, 484th, 485th, 486th, 487th, 488th, 489th, 490th, 491st, 492nd, 493rd, 494th, 495th, 496th, 497th, 498th, 499th, 500th, 501st, 502nd, 503rd, 504th, 505th, 506th, 507th, 508th, 509th, 510th, 511th, 512th, 513th, 514th, 515th, 516th, 517th, 518th, 519th, 520th, 521st, 522nd, 523rd, 524th, 525th, 526th, 527th, 528th, 529th, 530th, 531st, 532nd, 533rd, 534th, 535th, 536th, 537th, 538th, 539th, 540th, 541st, 542nd, 543rd, 544th, 545th, 546th, 547th, 548th, 549th, 550th, 551st, 552nd, 553rd, 554th, 555th, 556th, 557th, 558th, 559th, 560th, 561st, 562nd, 563rd, 564th, 565th, 566th, 567th, 568th, 569th, 570th, 571st, 572nd, 573rd, 574th, 575th, 576th, 577th, 578th, 579th, 580th, 581st, 582nd, 583rd, 584th, 585th, 586th, 587th, 588th, 589th, 590th, 591st, 592nd, 593rd, 594th, 595th, 596th, 597th, 598th, 599th, 600th, 601st, 602nd, 603rd, 604th, 605th, 606th, 607th, 608th, 609th, 610th, 611th, 612th, 613th, 614th, 615th, 616th, 617th, 618th, 619th, 620th, 621st, 622nd, 623rd, 624th, 625th, 626th, 627th, 628th, 629th, 630th, 631st, 632nd, 633rd, 634th, 635th, 636th, 637th, 638th, 639th, 640th, 641st, 642nd, 643rd, 644th, 645th, 646th, 647th, 648th, 649th, 650th, 651st, 652nd, 653rd, 654th, 655th, 656th, 657th, 658th, 659th, 660th, 661st, 662nd, 663rd, 664th, 665th, 666th, 667th, 668th, 669th, 670th, 671st, 672nd, 673rd, 674th, 675th, 676th, 677th, 678th, 679th, 680th, 681st, 682nd, 683rd, 684th, 685th, 686th, 687th, 688th, 689th, 690th, 691st, 692nd, 693rd, 694th, 695th, 696th, 697th, 698th, 699th, 700th, 701st, 702nd, 703rd, 704th, 705th, 706th, 707th, 708th, 709th, 710th, 711th, 712th, 713th, 714th, 715th, 716th, 717th, 718th, 719th, 720th, 721st, 722nd, 723rd, 724th, 725th, 726th, 727th, 728th, 729th, 730th, 731st, 732nd, 733rd, 734th, 735th, 736th, 737th, 738th, 739th, 740th, 741st, 742nd, 743rd, 744th, 745th, 746th, 747th, 748th, 749th, 750th, 751st, 752nd, 753rd, 754th, 755th, 756th, 757th, 758th, 759th, 760th, 761st, 762nd, 763rd, 764th, 765th, 766th, 767th, 768th, 769th, 770th, 771st, 772nd, 773rd, 774th, 775th, 776th, 777th, 778th, 779th, 780th, 781st, 782nd, 783rd, 784th, 785th, 786th, 787th, 788th, 789th, 790th, 791st, 792nd, 793rd, 794th, 795th, 796th, 797th, 798th, 799th, 800th, 801st, 802nd, 803rd, 804th, 805th, 806th, 807th, 808th, 809th, 810th, 811th, 812th, 813th, 814th, 815th, 816th, 817th, 818th, 819th, 820th, 821st, 822nd, 823rd, 824th, 825th, 826th, 827th, 828th, 829th, 830th, 831st, 832nd, 833rd, 834th, 835th, 836th, 837th, 838th, 839th, 840th, 841st, 842nd, 843rd, 844th, 845th, 846th, 847th, 848th, 849th, 850th, 851st, 852nd, 853rd, 854th, 855th, 856th, 857th, 858th, 859th, 860th, 861st, 862nd, 863rd, 864th, 865th, 866th, 867th, 868th, 869th, 870th, 871st, 872nd, 873rd, 874th, 875th, 876th, 877th, 878th, 879th, 880th, 881st, 882nd, 883rd, 884th, 885th, 886th, 887th, 888th, 889th, 890th, 891st, 892nd, 893rd, 894th, 895th, 896th, 897th, 898th, 899th, 900th, 901st, 902nd, 903rd, 904th, 905th, 906th, 907th, 908th, 909th, 910th, 911th, 912th, 913th, 914th, 915th, 916th, 917th, 918th, 919th, 920th, 921st, 922nd, 923rd, 924th, 925th, 926th, 927th, 928th, 929th, 930th, 931st, 932nd, 933rd, 934th, 935th, 936th, 937th, 938th, 939th, 940th, 941st, 942nd, 943rd, 944th, 945th, 946th, 947th, 948th, 949th, 950th, 951st, 952nd, 953rd, 954th, 955th, 956th, 957th, 958th, 959th, 960th, 961st, 962nd, 963rd, 964th, 965th, 966th, 967th, 968th, 969th, 970th, 971st, 972nd, 973rd, 974th, 975th, 976th, 977th, 978th, 979th, 980th, 981st, 982nd, 983rd, 984th, 985th, 986th, 987th, 988th, 989th, 990th, 991st, 992nd, 993rd, 994th, 995th, 996th, 997th, 998th, 999th, 1000th, 1001st, 1002nd, 1003rd, 1004th, 1005th, 1006th, 1007th, 1008th, 1009th, 1010th, 1011th, 1012th, 1013th, 1014th, 1015th, 1016th, 1017th, 1018th, 1019th, 1020th, 1021st, 1022nd, 1023rd, 1024th, 1025th, 1026th, 1027th, 1028th, 1029th, 1030th, 1031st, 1032nd, 1033rd, 1034th, 1035th, 1036th, 1037th, 1038th, 1039th, 1040th, 1041st, 1042nd, 1043rd, 1044th, 1045th, 1046th, 1047th, 1048th, 1049th, 1050th, 1051st, 1052nd, 1053rd, 1054th, 1055th, 1056th, 1057th, 1058th, 1059th, 1060th, 1061st, 1062nd, 1063rd, 1064th, 1065th, 1066th, 1067th, 1068th, 1069th, 1070th, 1071st, 1072nd, 1073rd, 1074th, 1075th, 1076th, 1077th, 1078th, 1079th, 1080th, 1081st, 1082nd, 1083rd, 1084th, 1085th, 1086th, 1087th, 1088th, 1089th, 1090th, 1091st, 1092nd, 1093rd, 1094th, 1095th, 1096th, 1097th, 1098th, 1099th, 1100th, 1101st, 1102nd, 1103rd, 1104th, 1105th, 1106th, 1107th, 1108th, 1109th, 1110th, 1111th, 1112th, 1113th, 1114th, 1115th, 1116th, 1117th, 1118th, 1119th, 1120th, 1121st, 1122nd, 1123rd, 1124th, 1125th, 1126th, 1127th, 1128th, 1129th, 1130th, 1131st, 1132nd, 1133rd, 1134th, 1135th, 1136th, 1137th, 1138th, 1139th, 1140th, 1141st, 1142nd, 1143rd, 1144th, 1145th, 1146th, 1147th, 1148th, 1149th, 1150th, 1151st, 1152nd, 1153rd, 1154th, 1155th, 1156th, 1157th, 1158th, 1159th, 1160th, 1161st, 1162nd, 1163rd, 1164th, 1165th, 1166th, 1167th, 1168th, 1169th, 1170th, 1171st, 1172nd, 1173rd, 1174th, 1175th, 1176th, 1177th, 1178th, 1179th, 1180th, 1181st, 1182nd, 1183rd, 1184th, 1185th, 1186th, 1187th, 1188th, 1189th, 1190th, 1191st, 1192nd, 1193rd, 1194th, 1195th, 1196th, 1197th, 1198th, 1199th, 1200th, 1201st, 1202nd, 1203rd, 1204th, 1205th, 1206th, 1207th, 1208th, 1209th, 1210th, 1211st, 1212nd, 1213rd, 1214th, 1215th, 1216th, 1217th, 1218th, 1219th, 1220th, 1221st, 1222nd, 1223rd, 1224th, 1225th, 1226th, 1227th, 1228th, 1229th, 1230th, 1231st, 1232nd, 1233rd, 1234th, 1235th, 1236th, 1237th, 1238th, 1239th, 1240th, 1241st, 1242nd, 1243rd, 1244th, 1245th, 1246th, 1247th, 1248th, 1249th, 1250th, 1251st, 1252nd, 1253rd, 1254th, 1255th, 1256th, 1257th, 1258th, 1259th, 1260th, 1261st, 1262nd, 1263rd, 1264th, 1265th, 1266th, 1267th, 1268th, 1269th, 1270th, 1271st, 1272nd, 1273rd, 1274th, 1275th, 1276th, 1277th, 1278th, 1279th, 1280th, 1281st, 1282nd, 1283rd, 1284th, 1285th, 1286th, 1287th, 1288th, 1289th, 1290th, 1291st, 1292nd, 1293rd, 1294th, 1295th, 1296th, 1297th, 1298th, 1299th, 1300th, 1301st, 1302nd, 1303rd, 1304th, 1305th, 1306th, 1307th, 1308th, 1309th, 1310th, 1311st, 1312nd, 1313rd, 1314th, 1315th, 1316th, 1317th, 1318th, 1319th, 1320th, 1321st, 1322nd, 1323rd, 1324th, 1325th, 1326th, 1327th, 1328th, 1329th, 1330th, 1331st, 1332nd, 1333rd, 1334th, 1335th, 1336th, 1337th, 1338th, 1339th, 1340th, 1341st, 1342nd, 1343rd, 1344th, 1345th, 1346th, 1347th, 1348th, 1349th, 1350th, 1351st, 1352nd, 1353rd, 1354th, 1355th, 1356th, 1357th, 1358th, 1359th, 1360th, 1361st, 1362nd, 1363rd, 1364th, 1365th, 1366th, 1367th, 1368th, 1369th, 1370th, 1371st, 1372nd, 1373rd, 1374th, 1375th, 1376th, 1377th, 1378th, 1379th, 1380th, 1381st, 1382nd, 1383rd, 1384th, 1385th, 1386th, 1387th, 1388th, 1389th, 1390th, 1391st, 1392nd, 1393rd, 1394th, 1395th, 1396th, 1397th, 1398th, 1399th, 1400th, 1401st, 1402nd, 1403rd, 1404th, 1405th, 1406th, 1407th, 1408th, 1409th, 1410th, 1411st, 1412nd, 1413rd, 1414th, 1415th, 1416th, 1417th, 1418th, 1419th, 1420th, 1421st, 1422nd, 1423rd, 1424th, 1425th, 1426th, 1427th, 1428th, 1429th, 1430th, 1431st, 1432nd, 1433rd, 1434th, 1435th, 1436th, 1437th, 1438th, 1439th, 1440th, 1441st, 1442nd, 1443rd, 1444th, 1445th, 1446th, 1447th, 1448th, 1449th, 1450th, 1451st, 1452nd, 1453rd, 1454th, 1455th, 1456th, 1457th, 1458th, 1459th, 1460th, 1461st, 1462nd, 1463rd, 1464th, 1465th, 1466th, 1467th, 1468th, 1469th, 1470th, 1471st, 1472nd, 1473rd, 1474th, 1475th, 1476th, 1477th, 1478th, 1479th, 1480th, 1481st, 1482nd, 1483rd, 1484th, 1485th, 1486th, 1487th, 1488th, 1489th, 1490th, 1491st, 1492nd, 1493rd, 1494th, 1495th, 1496th, 1497th, 1498th, 1499th, 1500th, 1501st, 1502nd, 1503rd, 1504th, 1505th, 1506th, 1507th, 1508th, 1509th, 1510th, 1511st, 1512nd, 1513rd, 1514th, 1515th, 1516th, 1517th, 1518th, 1519th, 1520th, 1521st, 1522nd, 1523rd, 1524th, 1525th, 1526th, 1527th, 1528th, 1529th, 1530th, 1531st, 1532nd, 1533rd, 1534th, 1535th, 1536th, 1537th, 1538th, 1539th, 1540th, 1541st, 1542nd, 1543rd, 1544th, 1545th, 1546th, 1547th, 1548th, 1549th, 1550th, 1551st, 1552nd, 1553rd, 1554th, 1555th, 1556th, 1557th, 1558th, 1559th, 1560th, 1561st, 1562nd, 1563rd, 1564th, 1565th, 1566th, 1567th, 1568th, 1569th, 1570th, 1571st, 1572nd, 1573rd, 1574th, 1575th, 1576th, 1577th, 1578th, 1579th, 1580th, 1581st, 1582nd, 1583rd, 1584th, 1585th, 1586th, 1587th, 1588th, 1589th, 1590th, 1591st, 1592nd, 1593rd, 1594th, 1595th, 1596th, 1597th, 1598th, 1599th, 1600th, 1601st, 1602nd, 1603rd, 1604th, 1605th, 1606th, 1607th, 1608th, 1609th, 1610th, 1611st, 1612nd, 1613rd, 1614th, 1615th, 1616th, 1617th, 1618th, 1619th, 1620th, 1621st, 1622nd, 1623rd, 1624th, 1625th, 1626th, 1627th, 1628th, 1629th, 1630th, 1631st, 1632nd, 1633rd, 1634th, 1635th, 1636th, 1637th, 1638th, 1639th, 1640th, 1641st, 1642nd, 1643rd, 1644th, 1645th, 1646th, 1647th, 1648th, 1649th, 1650th, 1651st, 1652nd, 1653rd, 1654th, 1655th, 1656th, 1657th, 1658th, 1659th, 1660th, 1661st, 1662nd, 1663rd, 1664th, 1665th, 1666th, 1667th, 1668th, 1669th, 1670th, 1671st, 1672nd, 1673rd, 1674th, 1675th, 1676th, 1677th, 1678th, 1679th, 1680th, 1681st, 1682nd, 1683rd, 1684th, 1685th, 1686th, 1687th, 1688th, 1689th, 1690th, 1691st, 1692nd, 1693rd, 1694th, 1695th, 1696th, 1697th, 1698th, 1699th, 1700th, 1701st, 1702nd, 1703rd, 1704th, 1705th, 1706th, 1707th, 1708th, 1709th, 1710th, 1711st, 1712nd, 1713rd, 1714th, 1715th, 1716th, 1717th, 1718th, 1719th, 1720th, 1721st, 1722nd, 1723rd, 1724th, 1725th, 1726th, 1727th, 1728th, 1729th, 1730th, 1731st, 1732nd, 1733rd, 1734th, 1735th, 1736th, 1737th, 1738th, 1739th, 1740th, 1741st, 1742nd, 1743rd, 1744th, 1745th, 1746th, 1747th, 1748th, 1749th, 1750th, 1751st, 1752nd, 1753rd, 1754th, 1755th, 1756th, 1757th, 1758th, 1759th, 1760th, 1761st, 1762nd, 1763rd, 1764th, 1765th, 1766th, 1767th, 1768th, 1769th, 1770th, 1771st, 1772nd, 1773rd, 1774th, 1775th, 1776th, 1777th, 1778th, 1779th, 1780th, 1781st, 1782nd, 1783rd, 1784th, 1785th, 1786th, 1787th, 1788th, 1789th, 1790th, 1791st, 1792nd, 1793rd, 1794th, 1795th, 1796th, 1797th, 1798th, 1799th, 1800th, 1801st, 1802nd, 1803rd, 1804th, 1805th, 1806th, 1807th, 1808th, 1809th, 1810th, 1811st, 1812nd, 1813rd, 1814th, 1815th, 1816th, 1817th, 1818th, 1819th, 1820th, 1821st, 1822nd, 1823rd, 1824th, 1825th, 1826th, 1827th, 1828th, 1829th, 1830th, 1831st, 1832nd, 1833rd, 1834th, 1835th, 1836th, 1837th, 1838th, 1839th, 1840th, 1841st, 1842nd, 1843rd,



the 31st of December next all waggons, drays, or carts carrying wool, green hides, sheepskins, bones, stone, glass, or any other article, shall be liable to be taxed at the rate of one shilling per ton, and shall be subject to the same regulations as to the time of passing, and the manner of passing, as are now in force in relation to the export of wool.

breaks, iron, or general merchandise, shall not be allowed to be conveyed down the streets of Liverpool, commencing at the south side of Bridge-street and terminating at the north side of Liverpool-street, between the house of P. A. and P. B. except such goods as may be conveyed in the trucks provided therein, such as coal, gravel, stone, or general merchandise required to be used in the construction of the said streets, and also all such merchandise and building material as may be required for the construction of the purpose of getting to other streets not mentioned herein. He said it would be admitted by owners that there was some necessity for selling goods in the streets. Persons had only to pass through the streets in a hurried manner at times, and it was not to be expected that they would become positively dangerous. Goods were sold in the

[illegible]

other vehicles; and they did not appear to be "retained in the hands of the manufacturer," as the whole responsibility of the matter was placed on the shoulders of the Corporation while they put the blame on the manufacturer. It appeared that the matter would be discussed, and some light thrown on the subject, so that some steps might be taken to remedy the evil which existed.

Alderman LINSLEY thought the idea was a good one, but it required a great deal of alteration. Therein lay the difficulty, railway plant, wool, hides, sheepskins, and bones might be directed to the Corporation, but the Corporation could not take the city, and the merchants must have the goods taken to their stores. They could not take them there except through the main streets.

Alderman GAVLEY thought there was no need that Alderman Rowe deserved the thanks of the Corporation for bringing the matter forward, but it was a pity it did not come before the Corporation earlier, as it might have been discussed, and the necessary alterations made in the Corporation. The resolution, as it stood, would have the effect of

He had always thought that for many years, one of the greatest extravaganzas of the Government was bringing the railway goods through the city. He had hoped the alienation would stop the speculation on the railway and the committee, when it could be brought up properly.

ALDERMAN DAY hoped the mover of the resolution would take the advice of Alderman BARNES, who had been on the matter too important to be dealt with hastily. He thought they ought to get a report on the subject and have it before the public for some time, because he himself was very much of the opinion that the railway was a rough-street at the points Mr. ROWE had determined upon. He saw there would be danger in turning the railway street into a Customer Street, and he thought it was therefore it was a matter which ought to be carefully considered. There was another matter which ought to be taken into consideration, and that was, that was a reference to the railway plant coming up Grosvenor Street. He had always thought that for many years, one of the greatest extravaganzas of the Government was bringing the railway goods through the city. He had hoped the alienation would stop the speculation on the railway and the committee, when it could be brought up properly.

ALDERMAN DAY hoped the mover of the resolution would take the advice of Alderman BARNES, who had been on the matter too important to be dealt with hastily. He thought they ought to get a report on the subject and have it before the public for some time, because he himself was very much of the opinion that the railway was a rough-street at the points Mr. ROWE had determined upon. He saw there would be danger in turning the railway street into a Customer Street, and he thought it was therefore it was a matter which ought to be carefully considered. There was another matter which ought to be taken into consideration, and that was, that was a reference to the railway plant coming up Grosvenor Street. He had always thought that for many years, one of the greatest extravaganzas of the Government was bringing the railway goods through the city. He had hoped the alienation would stop the speculation on the railway and the committee, when it could be brought up properly.

line. These railway sleepers and other plant were taken through the streets on drays, and it was feared by way of Durling Harbour at one-third the price. It hoped this matter would be brought under the notice of the Government, as it caused a kind of traffic led to noise and wear and tear of the streets.

Alderman MACINTOSH said he did not see the date in the Act which gave them power to deal with the traffic of the city and so direct it. He thought it was intended that the owners of goods one shilling a ton extra, because the gradient at the northern end of Castlebar street was a great bit steeper than elsewhere. The cost of the cartage got along. The resolution would be impossible for the shops to get along. The resolution would be impossible for the shops from taking their goods to the railway. [Alderman ROSS: It will not.] He thought the suggestion of Alderman BEE was a good one.

Alderman MOORE said that no one had more experience of the traffic in Pitt-street than he had; and he remembered an occasion some years ago when there was a great balist of wood coming down that street, when the ropes gave

Industries  
to be let  
to the  
to be  
  
City rate  
Municipal,  
and now  
  
Water rate  
Borough  
rentals and  
loans

way, the work tumbled in the road, and the street was blocked. (Hearings continued.)

Drays coming up by other streets, but some alterations were required in the resolution to meet the views of the city police, and especially with reference to the regulation of merchandise. He should support the motion for a day or two more.

**ALDERMAN BOWEN** said he was quite willing that the matter should be sent back to committee for further consideration. He pointed out that all persons living within the streets named in the resolution were excepted, but all goods passing through from the streets named in the resolution should go round those two streets. The gradient of the streets were not very great, and it was not soot, as had been said, a shilling a ton.

The amendment to refer the matter to committee was, by acclamation, agreed to.

**EXTENSION OF WATERMAIN IN WALLIS-LANE.**

**ALDERMAN PALMER** moved, "That the report of the Water Committee, received this day, recommending the

extension of watermain in Wallis-Lane, off Drutts-  
at a cost of \$800, be adopted."

Carried.

**CONSIDERATION OF TENDERS.**

Alderman DAY moved,—that this Council do proceed to consider the tenders for the supply of Bath's Waterworks; 2, supplying road sweepers." The same was carried. For the Bath's Waterworks, there were seven tenders, the highest being £16,000, and the lowest £10,000 annually for five years (and leases to make improvements in the Baths), and Mr. M'Quigg (the present lease), at £11 a year. £110 he would save in advance.

Alderman MOORE moved that the tender of Sir Horace be accepted; upon which Alderman CHAPMAN moved, as an amendment, the substitution of Mr. M'Quigg's name.

Alderman PALMER seconded the motion, saying that the Surveyor had inspected the Baths, and had condemned fifteen of the pipes, and also suggested the extension of the bath into the room side, and the removal of the pump at Potts' Point had been accomplished by the engineer. Mr.

Bridgden estimated that \$100, or \$150, would have to be expended, and he thought it would be better if the voters were to send a cry for at least a month so that the report might be received.

After some further discussion, during which on several occasions Mr. Lewis was asked to explain the reasons why the report was submitted, the tender of Mr. Lewis was accepted by a majority of the voters, and the report was subject to the approval, and under the supervision of the City Surveyor.

The tender of Mr. Lewis, at \$100, for supplying met scrapers, was accepted, and the meeting closed.

**MEMORANDA CONNECTED WITH THE FINANCES AND THE PRESENT POSITION OF THE ST. LOUIS MUNICIPAL COUNCIL.**

Town Clerk's Office, St. Louis, July 10, 1891.

Sir,—I have the honor, in answer to your letter of the 7th inst., to inform you that the Finance Committee of said City, March last, to transmit to the Board of Aldermen a statement of the present position of the City of St. Louis, in connection with the City Paper, from last January, did, in compliance with the resolution of said Board, on the 10th inst.,

[illegible]

and cleaning the city, will probably be \$11,700, having been estimated at \$10,000, of which sum upwards of \$1,000, having been set aside for necessary cleaning of the streets, the removal of house refuse, and the maintenance of the public reservoirs, will be so reduced that the balance of \$10,700, for painting, mending, and repairing the streets, and for general cleaning, will be sufficient to take care of the city's needs.

The extent of streets, lanes, and alleys throughout the city is little short of 100 miles in length, of which a large portion will have to be repaved, and the cost of this work is estimated at \$100,000.

The average annual expense for mail required for keeping a rapid mail service, and for the necessary expenses of the city without the cost of earning and spreading) has been \$11,000, per annum, or heretofore about \$6000.

The roads which have been built up to the Corporation are now in a very poor state of repair, and the Corporation has places for public recreation (extensive of the type known as the Tilden Ball sites) and has a number of other places for their formation about \$2500. The annual output for keeping them in order is \$1500.

The expenditures of the Corporation in the first fourteen of streets, without mending or herding and gathering, was \$100,000 per year, has amounted to \$1,000,000.

As an example of the cost of maintaining the streets, it may be stated that the cost of maintaining the streets of the city of New York is \$1,000,000 per year.

The annual cost of lighting the city is \$7908. The Government lands and buildings, public institutions and theatres, reserves in the city, from which no rates are received, occupy a fringe to the streets of upwards of nine miles in extent.

The extent of unoccupied private lands, which also are not assessed, is about twenty miles of street frontage.

The revenue which would be obtained from buildings belonging















UNTZ YELLOW ME?

Gloves, Polishing Paste, Plate and Knife Powder.  
F. G. BENNETT, 89, King-street

Prepared only by

Up to any weight, £8; pair good buggy Horses, £30; stylish grey Horse, 16 hands high, good saddle and buggy

RISON, JONES, and DEVLIN - 31

Te Catholic Clergymen, Artists, Collectors of Paintings  
and others

[illegible]



## 7





## FUNERALS.

**THE FRIENDS OF THE LATE MR. CHARLES DUNNETT**, Broker, are respectfully invited to attend his funeral, to move from his late residence, Camden-street, on THURSDAY AFTERNOON, at 4 o'clock, and proceed to St. Peter's cemetery, Cook's River, by G. SHYING, 719, George-street South.

**THE FRIENDS OF THE LATE MR. PETER GRANT**, Safety Driver, are respectfully invited to attend his funeral, to move from his late residence, Pitt-street, on THURSDAY, 19th inst. (Wednesday) MORNING, at 10 o'clock, to Devonshire-street Cemetery, JAMES CURTIS, Undertaker, 60, Hunter-street.

## AMUSEMENTS.

**MADAME ARABELLA GODDARD.**  
The  
**FAREWELL CONCERT.**  
performed from last night in consequence of the inclement weather.

will be given  
**TO-MORROW (Thursday) EVENING,**  
at the School of Arts.  
Plan of vocal and instrumental music, &c.  
**ROYAL VICTORIA THEATRE.**

**SPECIAL NOTICE.**  
Holders of Tickets who were unable to obtain admission last evening will have the privilege of using the same any night during the week.

Third appearance of the  
Mrs. FANNY MORGAN PHILIPS.  
Under the distinguished patronage of  
His Excellency Sir Henry Robinson, K.C.M.G.  
and the Honorable Lady Robinson.

**TO-NIGHT, Wednesday, the 23rd July, 1873.**  
Mrs. FANNY MORGAN PHILIPS  
will appear **THIS EVENING** in two of her most celebrated impersonations, viz.—  
**NATURE AND ART.**  
at the **ATHEATRE BY DAYLIGHT.**  
**ANNIE BUCKINGHAM.**—Mrs. FANNY M. PHILIPS  
with song,—"Mother Ho's Going Away."

**THE WILD IRISH GIRL.**  
Greatest Zanyman... Mrs. FANNY M. PHILIPS.  
(assuming the character of the Wild Irish Girl), with songs—Grove and Harney, &c., &c., supported by the full strength of the Star Company.

**A BALLYHOO DIVERTISSEMENT.**  
by the Sisters HELOISE and RACHIEL.  
Last night of  
**NATURE AND ART.**

**THE WILD IRISH GIRL.**  
MINNIE LUCK,  
and  
**KATY O'BRIEN.**

To avoid the certain crash, buy your Tickets in the day.  
For the Dress Circle, at 15s.; and for the Stalls and Family Circle, at 10s., corner of King and George-street.

**BATHURST-STREET SUNDAY-SCHOOLS INDUSTRIAL EXHIBITION.**  
SALE OF WORK.  
Temperance Hall, Pitt-street.  
**THIS DAY, Wednesday, July 23, and THURSDAY, July 24.**

An excellent assortment of useful articles to be sold at a fair price.  
Music at intervals.  
Microscopes, Galvanic Batteries, Newman's Prize Automatic Bicycle, and moving Miniature of Ship in a glass, with various other scientific and philosophical apparatus, will be on view, kindly lent for the occasion.

A well furnished Refreshment Stall will be provided in the room.  
Open each day from 3 o'clock till 10.  
Admission, One Shilling; Children, half-price.  
Proceeds in aid of Church and Schools Building Fund.

**SPENCER'S ROYAL POLYTECHNIC.**  
223, Pitt-street.  
Mr. SPENCER has just completed the LARGEST MECHANICAL WORKING MODEL OF MOVING VESSEL AND WATER WHEEL, consisting of 100,000 FULL-RIGGED SHIP, STEAMER, SCHOONERS, YACHTS, &c.

N.B.—No extra charge to see this wonderful piece of Mechanical Skill.  
The only AUTOMATON SINGING BIRD in Sydney which imitates the Thrush, Nightingale, Blackbird, and French Sparrow.

**CONCERT in the New Room EVERY NIGHT.**  
Miss ALICE EPICURE, Miss LARA SCHNEIDER, and Master ARTHUR SPENCER, in Comic and Sentimental Songs, Duets, &c.  
Admission 1s.; children under 10, half-price.

**THEATRE ROYAL, YORK-STREET.**  
Credited to the ceiling every evening to witness the following combination of dramatic and musical talent.  
In an entirely new programme this week.

**LIZZIE WATSON, LIZZIE WATSON, LIZZIE WATSON.**  
LIZZIE WATSON, LIZZIE WATSON, LIZZIE WATSON.  
LIZZIE WATSON, LIZZIE WATSON, LIZZIE WATSON.  
LIZZIE WATSON, LIZZIE WATSON, LIZZIE WATSON.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.**  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.  
FRANK LLOYD, FRANK LLOYD, FRANK LLOYD.

**NOTICE.**—I have THIS DAY CLOSED the Real Estate Office of my business, and will conduct the same ONLY at 60, George-street, and on business in Pitt-street, next City Bank, are ready for occupation.

21st July, 1873.  
HENRY BULL.

Referring to the above, I wish to inform buyers to note that I have large shipments of very choice and useful Goods imported recently to my warehouse with, and as present prices are too small to store the goods, I will offer extra inducements to reduce the Stock as each shipment arrives.

On and after THIS DAY, 23rd instant, the Retail Stock will be cleared at JOB PRICES.  
HENRY BULL.  
60, Brickfield-hill.

**UNION BANK OF AUSTRALIA.**  
Established 1873.  
Paid-up Capital, £1,250,000; Reserve Fund, £400,000.

**NOTICE TO PROPRIETORS.**  
Telegraphic advice having been received that a Dividend, at the rate of 13 per centum per annum for the half-year ending 30th June, 1873, on the paid-up capital of this Bank was declared at the Meeting of Proprietors, held in London on 14th instant, Proprietors are requested to attend the Meeting of Proprietors, to be held in Sydney at the former date will receive their DIVIDEND WARRANTS on application to the Manager.

**JOHN P. MCLELLAN.**  
Inspector and General Manager's Office,  
Union Bank of Australia,  
Melbourne, 16th July, 1873.

**IN THE WESTERN DISTRICT COURT.**  
**ROLDEN AT BATHURST.**  
In the matter of the winding up of the CLEAR CREEK MINING QUARTZ MINING AND CROSBIE COMPANY Limited, under the provisions of the Acts of Council 24 Victoria No. 21, and 34 Victoria No. 18, NOTICE is hereby given, that Mr. Judge Joseph Smith, at the Court, in the Western District of New South Wales, at Bathurst, on WEDNESDAY, the 24th day of September, next, between the hours of 10 and 12 in the forenoon, to receive the claims of all persons who have subscribed their names to the short-hour system.

**IN THE SUPREME COURT OF NEW SOUTH WALES.**  
In the Goods of MARGARET LAING, late of Reform-square, Campbelltown, in the County of Argyle, in Scotland, Spinster, deceased.  
NOTICE is hereby given, that at the expiration of fourteen days from the publication of this notice in the Government Gazette, application will be made to this Honorable Court, in the Ecclesiastical Jurisdiction, that letters of administration of the goods, chattels, credits, and effects of the above-named Margaret Laing, deceased, may be granted to DAVID PERCIVAL LAING, of Liverpool, in the colony of New South Wales, gentleman, the husband and next of kin in Australia of the said deceased.

Dated this twenty-first day of July, A.D. 1873.  
DAVID PERCIVAL LAING, 142, Pitt-street, Sydney.  
In the Will of ALEXANDER WILKES, late of Kingston, New South Wales, deceased, the executor of the said Will, licensed vendor, deceased.

**NOTICE** is hereby given, that after the expiration of fourteen days from the publication of this notice in the Government Gazette, application will be made to the Supreme Court of New South Wales in the Ecclesiastical Jurisdiction, that the executor of the said Will, licensed vendor, deceased, be granted to THOMAS PEACOCK WILKES, of Kingston, New South Wales, in the colony of New South Wales, gentleman, the husband and next of kin in Australia of the said deceased, leave being reserved to ANTHONY WILKES, executor named, and appointed by the said last will and testament of the said deceased to come in and prove.

Dated this 22nd day of July, A.D. 1873.  
JOHN DAWSON,  
Proctor for the said Executor.

**IN THE GOODS OF ELIZA JANE DIXON, Deceased.**  
NOTICE is hereby given, that Creditors and others having debts or claims upon, or affecting the Estate of Eliza Jane Dixon, late of Ross-street, Forest Lodge, near Sydney, in the colony of New South Wales, who died on the twentieth day of November last, are requested to send particulars of their debts or claims to WILLIAM JAMES DIXON, of Number 21, South Head Road, Sydney, Solicitor, Under-taker, the Administrator of the said Estate, on or before the first day of September next; after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the debts or claims of which he may then have had notice.

Dated at Sydney this twenty-second day of July, A.D. 1873.  
CHARLES SMITH JONES, Proctor for the Administrator, 174, Pitt-street, Sydney.

**IN THE WILL OF JOHN ARMSTRONG.**  
NOTICE is hereby given, that all persons having any DEBT or CLAIM upon, or affecting the Estate of the above-named John Armstrong, late of Market-street, ship-chandler and ironmonger, who died on the 20th day of May last, and whose will was proved in the Ecclesiastical Jurisdiction of the Supreme Court of New South Wales, on the 17th day of June, are requested to send in particulars of their claims to JOHN BROOMFIELD, of the colony of New South Wales, Solicitor, Under-taker, the Administrator of the said Estate, on or before the first day of September next; after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the debts or claims of which he may then have had notice.

Dated this 18th day of July, A.D. 1873.  
JOHN BROOMFIELD,  
J. B. BOLDWORTH.

**NOTICE** is hereby given, that by a certain Indenture, bearing date the fourth day of July in the year 1872, one thousand eight hundred and seventy-two, and between JAMES TINGLE, of Tambaroora, in the colony of New South Wales, storekeeper, hereinafter designated Assignor, of the first part; CHRISTOPHER PATON, of Sydney, in the colony of New South Wales, and JOSEPH BURKIN, of Sydney, hereinafter designated Assignees, of the second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the tenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eleventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twelfth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fourteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventeenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the nineteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twentieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the twenty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirtieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the thirty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fortieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the forty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fiftieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the fifty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixtieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the sixty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the seventy-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eightieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the eighty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninetieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the ninety-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundredth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-tenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-eleventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twelfth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fourteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-seventeenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-eighteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-nineteenth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twentieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-twenty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirtieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-thirty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fortieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-forty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fiftieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-fifty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixtieth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-first part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-second part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-third part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-fourth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-fifth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-sixth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-seventh part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-eighth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-sixty-ninth part; and the said JAMES TINGLE, Assignor, and the said CHRISTOPHER PATON and JOSEPH BURKIN, Assignees, of the hundred-seventieth part; and the said JAMES TINGLE, Assign